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**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE NORTHERN DISTRICT OF TEXAS
DALLAS DIVISION**

In re: §
§
CORNERSTONE E&P COMPANY, L.P., § **CASE NO. 09-35228-BJH**
et. Al §
§
Debtors. § **CHAPTER 11**

**JOINDER IN MOTION OF OFFICIAL COMMITTEE OF UNSECURED CREDITORS
FOR CLARIFICATION OF FINAL CASH COLLATERAL/VENDOR FINANCING
ORDER ENTERED AUGUST 25, 2009 OR IN THE ALTERNATIVE FOR RELIEF
FROM SAME PURSUANT TO RULE 60(B) (DOC. 334)**

WEATHERFORD U.S., L.P., and an affiliate known as Precision Energy Services, Inc. (collectively “Weatherford”), hereby joins in the Motion of the Official Committee of Unsecured Creditors For Clarification of Final Cash Collateral/Vendor Financing Order Entered August 25, 2009 or in the Alternative for Relief from Same Pursuant to rule 60(b) (Doc. 334) (the “Motion”). The grounds for this Joinder are as follows:

Background

1. Weatherford is owed \$3,860,265.89 for goods, services and equipment rental provided with respect to the Debtors mineral leases and related wells. A portion of this debt is secured by minerals liens on the Debtors’ interest in those leases. Otherwise, the debt is largely unsecured.

2. Weatherford is also the Plaintiff in Adversary No. 09-3450. Notwithstanding the declarations in the cash collateral order to the contrary, Weatherford timely asserted in its adversary proceeding that UBOC's mortgage does not extend to various leasehold interests owned by the Debtor.

3. Weatherford's adversary proceeding has been consolidated with three other similar adversary proceedings.

Reasons for Joinder

4. Weatherford believes that in certain instances the value of the leasehold interests which are not encumbered by UBOC liens exceeds the dollar amount of the filed mineral liens. Consequently, there is equity in those leasehold interests available for the unsecured creditors. The amount of potential equity available for unsecured creditors could be several million dollars depending on the price of gas.

5. As stated in the paragraph 22 of the Committee's Motion, if Weatherford and the other mineral lien holders ultimately prevail in the consolidated adversary proceedings and the Committee's Motion is not granted, UBOC would effectively get a second lien behind the mineral lien holders to the detriment of the unsecured creditors.

6. This would be an anomalous result indeed and would represent a windfall to UBOC, which never held a lien on those leasehold interests in the first place. As stated in the Committee's Motion, the court's cash collateral order should not be able to impose a *pre-petition* lien where no such lien existed.

7. There is no real harm to UBOC by granting the Committee's Motion, because it has to try the issues in the context of the pending consolidated adversary proceedings anyway.

WHEREFORE, Weatherford prays that:

1. The Court grants the Committee's Motion
2. The Court permits the Committee to intervene in the consolidated adversary proceedings.
3. The Court grants such other and further relief as is just and proper.

Respectfully submitted,

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By: /s/ Annie E. Catmull

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ATTORNEYS FOR WEATHERFORD US LP &
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CERTIFICATE OF SERVICE

I hereby certify that on April 23, 2010, a true and correct copy of foregoing document was served by email upon the following:

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